IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Group Art Unit: 2618

WEN-PIN LIN Confirmation No.: 8034
WESLEY L. SHANKS

Examiner: Tuan Hoang Nguyen

Serial No.: 10/645,807 Attorney Docket: 2100.001000/LIN 5-1

Filed: August 21, 2003

For: MONITORING AND ADJUSTING TRANSMIT POWER LEVEL(S) IN A

COMMUNICATIONS SYSTEM CUSTOMER NO. 46290
REPRESENTATIVE'S INTERVIEW SUMMARY

Commissioner for Patents P. O. Box 1450

Alexandria, VA 22313-1450

Sir:

This paper is submitted to memorialize the telephonic interview between Examiner Tuan Hoang Nguyen and the Applicants' undersigned representative, Raymund F. Eich, which took place on April 7, 2008 regarding the above-captioned application.

It is believed that no fee is due; however, should any fees under 37 C.F.R. §§ 1.16 to 1.21 be required for any reason, the Director is authorized to deduct said fees from Williams, Morgan & Amerson P.C. Deposit Account 50-0786/2100.001000.

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REMARKS

No exhibition was shown or demonstration conducted. No specific claims or specific

prior art was discussed. No substantive amendments were discussed.

Applicants' representative initiated the interview in light of the following facts. The

Examiner had made final the Office Action dated December 31, 2007. In their response filed on

February 27, 2008, Applicants requested withdrawal of the finality of the Action for the reasons

set forth in that paper. On March 28, 2008, the Examiner issued an Advisory Action, indicating

the finality of the Office Action had not been withdrawn. Applicants' representative initiated the

interview to request from the Examiner either a clarification of the reasons for making final the

Office Action or withdrawal of the finality thereof.

The Examiner and the Applicants' representative reached agreement. Specifically, the

Examiner stated the Office Action dated December 31, 2007 had been improperly made final; he

would withdraw the finality thereof; he would mail a paper memorializing his statements; and he

would reconsider the application.

The only other pertinent matter discussed was the non-entry of an amendment presented

by Applicants in their response to the Office Action dated December 31, 2007. However,

because it was not entered for requiring new consideration or search after a final Office Action,

when the finality of the Office Action was withdrawn as discussed above, this matter was not

discussed further

Date: April 8, 2008

Respectfully submitted,

WILLIAMS, MORGAN & AMERSON, P.C.

CUSTOMER NO. 46290

By: /Raymund F. Eich/

Raymund F. Eich, Ph.D.

Reg. No. 42,508

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Serial No. 10/645,807 Response to Interview Summary 10333 Richmond, Suite 1100 Houston, Texas 77042 (713) 934-4065 (713) 934-7011 (fax)

AGENT FOR APPLICANTS